Wendy Alison Nora 210 Second Street NE

Minneapolis, Minnesota 55413 Telephone: (612) 333-4144

Facsimile: (612) 886-2444 E-mail: accesslegalservices@gmail.com

admitted pro hac vice

Hearing Date: July 10, 2012

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

RESIDENTIAL CAPITAL, LLC
a/k/a RESIDENTIAL CAPITAL CORPORATION
1177 Avenue of the Americas
New York, New York 10036
Debtor

Chapter 11 Case No. 12-12020-mg Jointly Administered

AMENDED

NOTICE OF LIMITED APPEARANCE FOR PROSPECTIVE CLAIMANT RAY ELLIOTT OF RAPID CITY, SOUTH DAKOTA

PLEASE TAKE NOTICE that Wendy Alison Nora, admitted to practice before this

Court in the above-captioned consolidated proceedings *pro hac vice*, and enters her limited appearance for prospective Claimant Ray Elliott of Rapid City, South Dakota, to allow him to be heard on July 10, 2012 on the matter of the Debtors' request for modification of the automatic stay to allow foreclosure proceedings to continue throughout the United States while limiting monetary compensation, recoupment and offset of counterclaims to approval thereof by this Court while the estate is in the process of being liquidated in favor of priority and secured Claimants. Ray Elliott joins in the Objection of Attorney Wendy Alison Nora in her capacity as Claimant Wendy Alison Nora, now pending before the Court, because he was never given notice of these proceedings in any form or manner and was, in fact, intentionally mislead as to his rights

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by a form letter which he received from GMAC Mortgage, LLC which affirmatively advised him of these proceedings and that he need not take any action with respect to these proceedings. No conflict of interest currently exists between Wendy Alison Nora in her capacity as Claimant and Ray Elliott, as her client for this limited appearance, because their interests are identical and Ray Elliott is among the tens of thousands of homeowners who are subject to foreclosure proceedings throughout this nation in which one of more of the consolidated Debtors relies upon forged documents to attempt to seize his home located in Rapid City, South Dakota and listed as a matter in litigation on the Statement of Financial Affairs filed by Debtor GMAC Mortgage, LLC Document 600, page 342 (page 317 of 524 pages displaying numerous cases on each page as the attachment to Debtor GMAC Mortgage, LLC's response to Question 14 of the Statement of Financial Affairs.)

Dated at Minneapolis, Minnesota this 10th day of July, 2012.

/s/ Wendy Alison Nora

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